## STATE OF SOUTH DAKOTA CONSULTING CONTRACT

Agreement made and entered into the	is day of _	,
by and between		, a state agency, of
by and between(Name of	of Agency)	,,,
(Address) (the "State") and	(City)	(State)
(Zip Code) (Zip Code) of	(Name)	,
(Company Name)	(Address)	
(City) (Phone Number) (the "Consult	(State) ant").	(Zip Code)
1. The Consultant will perform thos attached hereto as Exhibit A and by this reference.  2. The Consultant's services under the and end on and end on pursuant to the terms hereof.	se services describe erence incorporated this Agreement sha	d in the Work Plan, I herein. Il commence on
3. The Consultant will not use State Consultant's Employer Identification Numb  4. The State will make payment for services. The TOTAL CONTRACT AMOU \$ The State will not pay Payment will be made pursuant to itemized in	services upon satisfa  NT is an amount no  Consultant's expen	actory completion of the ot to exceed ses as a separate item.
5. The Consultant agrees to indemn officers, agents and employees, harmless fro damages, liability or other proceedings that hereunder. This section does not require the	om and against any may arise as the re	and all actions, suits, sult of performing services

against claims or damages arising solely from errors or omissions of the State, its

officers, agents or employees.

6. The Consultant, at all times during the term of this Agreement, shall obtain and maintain in force insurance coverage of the types and with the limits as follows:

## A. Commercial General Liability Insurance:

The Consultant shall maintain occurrence based commercial general				
liability insurance	or equivalent form with a limit of not less than	n		
\$	for each occurrence. If such insurance contains a	ı		
general aggregate limit it shall apply separately to this Agreement or be no				
less than two times the occurrence limit.				

B. Professional Liability Insurance or Miscellaneous Professional Liability Insurance:

The	Consultant	agrees	to	procure	and	maintain	professional	liability
insuı	rance or mis	cellaneo	us ]	profession	nal lia	ability insu	irance with a	limit not
less	than \$							

C. Business Automobile Liability Insurance:

The Consultant shall maintain business automobile liability insurance or equivalent form with a limit of not less than \$\_\_\_\_\_\_ for each accident. Such insurance shall include coverage for owned, hired and non-owned vehicles.

D. Worker's Compensation Insurance:

The Consultant shall procure and maintain workers' compensation and employers' liability insurance as required by South Dakota law.

Before beginning work under this Agreement, the Consultant shall furnish the State with properly executed Certificates of Insurance which shall clearly evidence all insurance required in this Agreement and which provide that such insurance may not be canceled, except on 30 days' prior written notice to the State. The Consultant shall furnish copies of insurance policies if requested by the State.

- 7. While performing services hereunder, the Consultant is an independent contractor and not an officer, agent, or employee of the State of South Dakota.
- 8. Consultant agrees to report to the State any event encountered in the course of performance of this Agreement which results in injury to the person or property of third parties, or which may otherwise subject Consultant or the State to liability. Consultant shall report any such event to the State immediately upon discovery.

Consultant's obligation under this section shall only be to report the occurrence of any event to the State and to make any other report provided for by their duties or applicable

- law. Consultant's obligation to report shall not require disclosure of any information subject to privilege or confidentiality under law (e.g., attorney-client communications). Reporting to the State under this section shall not excuse or satisfy any obligation of Consultant to report any event to law enforcement or other entities under the requirements of any applicable law.
- 9. This Agreement may be terminated by either party hereto upon thirty (30) days written notice. In the event the Consultant breaches any of the terms or conditions hereof, this Agreement may be terminated by the State at any time with or without notice. If termination for such a default is effected by the State, any payments due to Consultant at the time of termination may be adjusted to cover any additional costs to the State because of Consultant's default. Upon termination the State may take over the work and may award another party an agreement to complete the work under this Agreement. If after the State terminates for a default by Consultant it is determined that Consultant was not at fault, then the Consultant shall be paid for eligible services rendered and expenses incurred up to the date of termination.
- 10. This Agreement depends upon the continued availability of appropriated funds and expenditure authority from the Legislature for this purpose. If for any reason the Legislature fails to appropriate funds or grant expenditure authority, or funds become unavailable by operation of law or federal funds reductions, this Agreement will be terminated by the State. Termination for any of these reasons is not a default by the State nor does it give rise to a claim against the State.
- 11. This Agreement may not be assigned without the express prior written consent of the State. This Agreement may not be amended except in writing, which writing shall be expressly identified as a part hereof, and be signed by an authorized representative of each of the parties hereto.
- 12. This Agreement shall be governed by and construed in accordance with the laws of the State of South Dakota. Any lawsuit pertaining to or affecting this Agreement shall be venued in Circuit Court, Sixth Judicial Circuit, Hughes County, South Dakota.
- 13. The Consultant will comply with all federal, state and local laws, regulations, ordinances, guidelines, permits and requirements applicable to providing services pursuant to this Agreement, and will be solely responsible for obtaining current information on such requirements.
- 14. The Consultant may not use subcontractors to perform the services described herein without the express prior written consent of the State. The Consultant will include provisions in its subcontracts requiring its subcontractors to comply with the applicable provisions of this Agreement, to indemnify the State, and to provide insurance coverage for the benefit of the State in a manner consistent with this Agreement. The Consultant will cause its subcontractors, agents, and employees to comply, with applicable federal, state and local laws, regulations, ordinances, guidelines, permits and requirements and

will adopt such review and inspection procedures as are necessary to assure such compliance.

writing and sent to the address set fo on behalf of the Consultant, or such authorized de designate in writing. Notices or com deemed to have been delivered when	munication required under this Agreement shall be in orth above. Notices shall be given by and to the State, and by, on behalf of esignees as either party may from time to time inmunications to or between the parties shall be in mailed by first class mail, provided that notice of by registered or certified mail, or, if personally rty.
	rt of competent jurisdiction shall hold any provision invalid, such holding shall not invalidate or render ereof.
the subject matter of this Agreement	ns, communications and representations concerning are superseded by the terms of this Agreement, and n, this Agreement constitutes the entire agreement reof.
In Witness Whereof, the parties sign written by the signatures affixed below	ify their agreement effective the date above first ow.
STATE	CONSULTANT
BY:(NAME)	BY:
(TITLE AND AGENCY)	(TITLE)
(DATE)	(DATE)
-Object/subobject MSA account to w -Name and phone number of contact	yhich contract will be paid which voucher will be coded person in State Agency who can provide additional